

REMARKS

By this Amendment, Claims 1, 2, 3, 6, 9 10, 12, and 14 have been canceled and Claims 4, 7, 11, 13, 15, 17, and 18 have been amended, either to more clearly define the present invention or to place Claims indicated to contain allowable subject matter into allowable form. Accordingly, entry of the foregoing amendments and reconsideration of the Application, as amended, are respectfully requested.

Attached hereto is a mark-up version showing the changes made to the Claims by the current Amendment which is entitled "Version with markings to show changes made."

Claims 11-20 have been rejected under 35 USC 112, second paragraph, as indefinite, with the Examiner stating: "Claim 11 is narrative in form and fails to clearly set forth the structure to define what constitutes a multi-pack arrangement." The Examiner specifically questions the Applicants: "What structure connects the dispenser?" This rejections is respectfully traversed and reconsideration in light of the foregoing amendments to Claim 11 and the following remarks.

Claim 11 has been amended to specifically define a multi-pack arrangement as comprising a plurality of activity wipe dispensers, each activity wipe dispenser comprises: 1) a container for containing a plurality of wipes, the container having a closed bottom, sides and an open top; 2) a lid for closing the open top of the container; and 3) attachment means for attaching the container to disparate articles. Clear antecedent basis for this language is found in the Specification and Claim 12, as originally filed.

In addition, the Applicants have amended Claim 11 to specifically recite "a packaging retainer for holding the plurality of activity wipe dispensers together." Clear antecedent basis for this language is found in the Paragraph bridging Pages

6 and 7 and in Figure 4 of the Application as originally filed.

In view of the foregoing, Applicants respectfully submit that amended Claim 11 is no longer narrative in nature, but rather clearly recites the structure that comprises a multi-pack arrangement as well as how the dispensers are connected, and accordingly, reconsideration and withdraw of this rejection are respectfully requested.

Applicants note with appreciation that Examiner's indication that Claims 15 and 16 would allowable if rewritten to overcome the rejection under 35 USC 112, second paragraph, and to include all the limitations of the base claim and any intervening claims. Applicants respectfully submit that the foregoing corrective amendment to Claim 11 and the inclusion of Claims 11 and 12 in now independent Claim 15, from which Claim 16 directly depends, places these in condition for allowance and early notice of the same is respectfully solicited.

Applicants respectfully submit that the various rejections of Claims 1-6 and 9-10 have been rendered moot by the cancellation of those Claims and the following remarks.

Applicants further note with appreciation that Examiner's indication that Claims 7 and 8 contain allowable subject matter but are objected to for being depend on a rejected base Claim. Because Claim 7 has been amended to include all the limitations of the base claim and any intervening claims Applicants respectfully now independent Claim 7 and Claim 8, which directly depends from Claim 7, overcomes the foregoing objection and places these Claims in condition for allowance. Accordingly, early notice of the same with respect to Claims 7 and 8 is respectfully solicited.

Claim 11-14 and 19-20 have been rejected as obvious under 35 USC 103(a) over Landis, II, et al. in view of Cunningham with the Examiner alleging that it is obvious to provide a multi-pack of the dispense containers of Land, II et al. in an arrangement such

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as taught by Cunningham as such grouping of containers for
marketing is well-known. This rejection and the assertion of the
Examiner are respectfully traversed and reconsideration
requested.

The invention as now claimed by amended Claim 11 comprises: a plurality of activity wipe dispensers, each activity wipe dispenser comprises: a container for containing a plurality of wipes, the container having a closed bottom, sides and an open top; a lid for closing the open top of the container; and attachment means for attaching the container to disparate articles. A packaging retainer is provided for holding the plurality of activity wipe dispensers together. The wipes comprise a continuous roll of sheet material having perforations which separate individual wipe; and each activity wipe dispenser contains wipes with a different and complementary active component particularly useful in connection with different aspects of a specific activity, each activity wipe dispenser having a disposal chamber for receiving used wipes.

In contradistinction to the present invention, and as correctly pointed out by the Examiner, Landis, II et al. fail to teach or suggest the provision of providing a multi-pack arrangement of wipe dispensers.

However, contrary to the assertions of the Examiner, the deficiencies of Landis, II et al. are not provided by Cunningham which merely discloses a plastic multi-packaging device for holding a plurality of canned products together as group, but fails to teach or suggest the provision of each activity wipe dispenser containing wipes with a different and complementary active component particularly useful in connection with different aspects of a specific activity.

In view of the foregoing, Applicants respectfully submit that the stated rejection is improper since nothing contained in the cited references, either alone or in combination, suggests or

teaches the claimed invention as now claimed by amended Claim 11. Accordingly, reconsideration and withdrawal of this rejection are respectfully requested.

Claim 17 has been rejection under 35 USC 103(a) over Landis, II, et al. in view of Cunningham further in view of McPherson. This rejection is respectfully traversed and reconsideration requested in light of the following remarks.

As noted above Landis, II et al. fail to teach or suggest the provision of providing a multi-pack arrangement of wipe dispensers and the deficiencies of Landis, II et al. are not provided by Cunningham which merely discloses a plastic multi-packaging device for holding a plurality of canned products together as group, but fails to teach or suggest the provision of each activity wipe dispenser containing wipes with a different and complementary active component particularly useful in connection with different aspects of a specific activity.

Moreover, McPherson merely discloses a tissue box with a foldable side compartment for creating a disposal compartment but fails to teach or suggest the provision of each activity wipe dispenser containing wipes with a different and complementary active component particularly useful as disclosed and claimed by Applicants

Accordingly, as a matter of law, the reasons for this rejection are improper because the Examiner has failed to show any teaching or suggestion in the prior art that shows or suggests the provision of each activity wipe dispenser containing wipes with a different and complementary active component particularly useful in connection with different aspects of a specific activity. Accordingly, reconsideration and withdrawal of this rejection are respectfully requested.

Claims 18 has been rejected under 35 USC 103(a) over Landis, II, et al. in view of Cunningham further in view of May. This rejection is respectfully traversed and reconsideration requested

As noted above Landis, II et al. fail to teach or suggest the provision of providing a multi-pack arrangement of wipe dispensers and the deficiencies of Landis, II et al. are not provided by Cunningham which merely discloses a plastic multi-packaging device for holding a plurality of canned products together as group, but fails to teach or suggest the provision of each activity wipe dispenser containing wipes with a different and complementary active component particularly useful in connection with different aspects of a specific activity.

Moreover, May merely discloses a tissue box with a waste collector but fails to teach or suggest the provision of each activity wipe dispenser containing wipes with a different and complementary active component particularly useful as disclosed and claimed by Applicants

Accordingly, as a matter of law, the reasons for this rejection are improper because the Examiner has failed to show any teaching or suggestion in the prior art that shows or suggests the provision of each activity wipe dispenser containing wipes with a different and complementary active component particularly useful in connection with different aspects of a specific activity. Accordingly, reconsideration and withdrawal of this rejection are respectfully requested.

In view of the foregoing amendments and remarks, Applicant respectfully submit that the Application is now in a condition for allowance and early notice of the same is earnestly solicited. However, in order to expedite the prosecution of the application for all concerned, the Examiner is invited to contact the undersigned should any questions arise.

Respectfully submitted,


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